

The opinion in support of the decision being entered today is not binding precedent of the Board.

Filed by: Trial Section Merits Panel  
Box Interference  
Washington, D.C. 20231  
Tel: 703-308-9797  
Fax: 703-305-0942

Filed  
May 28 2002

Paper ~~82~~ 43

UNITED STATES PATENT AND TRADEMARK OFFICE

**MAILED**

BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

**MAY 28 2002**

YULUN WANG, KEITH P. LABY, DARRIN R. UECKER,  
AMANTE A. MANGASER, and MODJTABA GHODOUSSI

PAT. & T.M. OFFICE  
BOARD OF PATENT APPEALS  
AND INTERFERENCES

Junior Party,  
(Patent 5,878,193), &

v.

PHILIP S. GREEN

Senior Party  
(Application 08/709,930).

Patent Interference No. 104,644

Before SCHAFFER, LEE, and MEDLEY, Administrative Patent Judges.  
MEDLEY, Administrative Patent Judge.

**JUDGMENT**

On 26 April 2002, an order granting a stay in this interference was granted (Paper 81). Judgment has been entered in related interferences 104,643 and 104,645. Accordingly, it is now time appropriate to lift the stay and enter judgment against Wang. Our decision on preliminary motions (Paper 80) is now

Accordingly, it is

**FURTHER ORDERED** that junior party YULUN WANG, KEITH P. LABY, DARRIN R. UECKER, AMANTE A. MANGASER, and MODJTABA GHODOUSSI is not entitled to a patent containing claims 1-3 (corresponding to Count 1) of U.S. Patent 5,878,193;

**FURTHER ORDERED** that if there is a settlement agreement, attention is directed to 35 U.S.C. § 135(c) and 37 CFR § 1.661.

  
SALLY Z. MEDLEY  
Administrative Patent Judge

BOARD OF PATENT  
APPEALS AND  
INTERFERENCES

cc (via federal express):  
Attorney for Wang:

Jan P. Weir  
Stradling, Yocca, Carlson & Rauth  
660 Newport Center Drive, Suite 1600  
Newport Beach, CA 92660

Tel: 949-725-4000  
Fax: 949-725-4100

Attorney for Green:

Edward J. Keeling  
Townsend and Townsend and Crew LLP  
Two Embarcadero Center, 8<sup>th</sup> Floor  
San Francisco, CA 94111-3834

Tel: 415-576-0200  
Fax: 415-576-0300